International application No

			PCT/US04/35929	
1	SSIFICATION OF SUBJECT MATTER			
IPC(7)	: C12Q 1/68			
US CL	· 435/6, 91.2 International Patent Classification (TPO or to both na	ational algorification	and IDC	
	DS SEARCHED	MOHAI CIASSIIICANO	n and irc	
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	ocumentation searched (classification system followed	by classification	symbols)	
U.S. 14.	35/6, 91.2			
Documentation	on searched other than minimum documentation to the	e extent that such	documents are included	in the fields searched
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Electronic da	ata base consulted during the international search (nan	ne of data base and	d, where practicable, sea	rch terms used)
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C. DOCT	UMENTS CONSIDERED TO BE RELEVANT			
Category *	Citation of document, with indication, where a	inpropriate, of the	relevant nassages	Relevant to claim No.
X	BIANCHI et al. Large Amounts of Cell-free Fetal D	````		1-3, 5-6, 12-15, 19, 22,
	Clinical Chemistry, 2QQl, Vol. 47, No. 10, pages 18		I Allunone I ma	25-30, 34, 38
-				4, 16-18, 55-59, 97-
				102, 115-125
x	LAPIERRE et al. Analysis of uncultured amniocytes			1,2, 4, 14-16, 19, 21-
	a prospective prenatal study. Prenatal Diagnosis, 20	000, Vol. 20, pages	s 123-131.	32, 34, 38
Y				7 11 21 43 58 60 73
				7-11, 21, 43-58, 60-73, 75, 79, 84-88, 90-127
				75, 77, 54 55, 75 12:
Y	VELTMAN et al. High-Throughput Analysis of Sub	telomeric Chromo	some Rearrangements	7-11, 21, 43-58, 60-73,
	by Use of Array-Based Comparative Genomic Hybrid		_	75, 79, 84-88, 90-127
	Genetics, 09 April 2002, Vol. 70, pages 1269-1276.			1
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Further	documents are listed in the continuation of Box C.	D See pa	tent family annex.	_
	pecial categories of cited documents		ocument published after the inte	mational filinadate or priority
·	·	date an	d not m conflict with the applica	ation but cited to understand the
	defining the general state of the art which is not considered to be of relevance	princip	le or theory underlyingthe inver	ntion
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	plication or patent published on or after the international filing date		ered novel or cannot be consider the document a taken alone	ed to mvolve an inventive step
	which may throw doubts on priority claim(s) or which is cited to he publication date of another citation or other special reason (as	"Y" docume	ent of particular relevance, the c	stained invention cannot be
specified)		conside	ered to involve an inventive step	when the document is combined
"O" document	referring to an oral disclosure, use, exhibition or other means		ne or more other such documents s to a person skilled m the art	s, such combination being
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	published prior to the international filing date but later than the ste claimed	"&" docume	ent member of the same patent fi	imily
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FormPCT/ISA/210 (second sheet) (April 2005)

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Category *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.	
Y	PINKEL et al. High resolution analysis of DNA copy number variation using comparative genomic hybridization to microarrays. Nature Genetics, 20 October 1998, Vol. 20, pages 207-211.	7-11, 21, 43-58, 64 73, 75, 79, 84-88, 9 127	

Form PCT/ISA/210 (continuation of second sheet) (April 2005)

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Box No. π	Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)
This interna	tional search report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
ı. <u>T</u> ı	Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
2. <u>I</u> I	Claims Nos.: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:
3. <u>I_I</u>	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box No. in	Observations where unity of invention is lacking (Continuation of item 3 of first sheet)
	ional Searching Authority found multiple inventions in this international application, as follows: ontinuation Sheet
1.	As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims. As all searchable claims could be searched without effort justifying additional fees, this Authority did not invite payment of any additional fees. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.:
4. Remark on F	No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: all: 1-29, 31, 32, 34, 38, 43-70, 72, 73, 75, 84-88, 90-127; part: 30 and 71 The additional search fees were accompanied by the applicant's protest and, where applicable, the payment of a protest fee. The additional search fees were accompanied by the applicant's protest but the applicable protest fee was not paid within the time limit specified in the invitation.

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BOX III OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING
     Group 1, claims 1-127, drawn to methods for prenatal diagnosis
     Group 2, claims 128-137, drawn to kits comprising materials and an array
     Further lack of unity regarding species applied to each group
     species regarding chromosomal abnormalities
     extra chromosome 21
     missing chromosome 21
     extra portion of chromosome 21
     missing portion of chromosome 21
     missing portion of chromosome 31
     rearrangement of chromosome 21
    extra chromosome 13
     extra chromosome 18
viii
     extra chromosome X
     extra chromosome Y
    a chromosomal aberration involving chromosome 1
XII
    a deletion of chromosomal portion 1q21
    a deletion of chromosome portion 4pl6
     an aberration involving chromosome 5
xiv
     a deletion on chromosome 5
    an aberration involving chromosome 7
     a deletion of 7qll 23
XV
xvai an aberration involving chromosome 8
xix a translocation involving chromosome 9 and chromosome 22
     an aberration involving chromosome 11
xx
xxi a deletion of chromosome portion 13q15
     a deletion of chromosome portion 15ql l-ql3
xxi
XXi
      deletion of chromosome 15q21 1
xxiv deletion of chromosome portion 16pl3 3
     deletion of portion 17pll 2
     deletion of portion 17p 13 3
xx\ii aberration involving chromosome 19
xx\iii deletion of chromosome portion 22q11
xxix aberration involving chromosome X
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XI

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species regarding disease or condition
xxx disease associated with aneuploidy
xxx1 Down syndrome
xxxxii Patau syndrome
xxxin Edward syndrome
XXXIv Turner syndrome
xxxv Klinefelter syndrome
xxxvı XYY disease
XXXVII X-linked disorder
xxxviii Hemophilia A
xxilx Duchenne muscular dystrophy
хl
   Lesch-Nyhan syndrome
xla severe combined immunodeficiency
xlix Fragile X-syndrome
     disease associated with microdeletion/microduplication syndrome
xh:h
xlr Prader-Willi syndrome
xh.
    Angelman syndrome
xlv DiGeorge syndrome
xl'vi [ Smith-Magems syndrome
xl'viti Rubmstem-Taybi syndrome
    Miller-Dieker syndrome
XID
    Williams syndrome
h
    Charcot-Ma π e-Tooth syndrome
    disease associated with subtelomeπc rearrangement
Īn
    Cn du Chat syndrome
lm
liv
    Retinoblastoma
    Wolf-Hirschhorn syndrome
    Wilms tumor
lvi
lvn
    spinobulbar muscular atrophy
    cystic fibrosis
    Gaucher disease
lix
Īχ
   Marfan syndrome
    sickle cell anemia
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The first named which will be searched in accordance with the PCT rules is group 1, species group 1, regarding species (i) for the chromosomal aberration and species (xxx) for the disease or condition. Thus, the claims searched with the mam invention will be claims 1-29, 31, 32, 34, 38, 43-70, 72, 73, 75, 79, 84-88, 90-127 in their entirety and claims 30, 71 as they relates to an extra chromosome 21. Thus, claims 35-37, 39-42, 71, 76-78, 80-83, and 89 will not be searched as part of the mam invention because these do not include the first named species of chromosomal aberration or disease

The inventions listed as Groups 1-2 and the species listed as (i)-(xxix) and (xxx)-(lxi) do not relate to a single general inventive concept under PCT Rule 13 1 because, under PCT Rule 13 2, they lack the same or corresponding special technical features for the following reasons

With regard to the groups there is no special technical feature that joins the claimed inventions. Turning to the first named invention in claim 1, for example, Lebo (US 5654148) teach a method of prenatal diagnosis comprising steps of providing a sample of amniotic fluid fetal DNA (Example 1, Col 16, lines 10-46), analyzing the fetal DNA by hybridization to obtain fetal genetic information (Example VI, Col 18, lines 27-60), and based on the fetal genomic information obtained, providing a prenatal diagnosis (Example VI, Col 18, lines 61-67). Thus, since the first named invention is anticipated in the prior art, there is no special technical feature that joins the claimed inventions m view of the prior art. Regarding the chromosomal aberration species, these species have in common only that they are aberrations within the human genome. It was known at the time the invention was made that aberrations in the human genome existed, as exemplified by Lebo who provides a method for detecting such aberrations. Thus, the species listed regarding chromosomal aberrations are not joined by a special technical feature but instead each represent separate structural aberrations to be detected. Likewise regarding the species of disease recited in the claimed invention, these are all diseases that do not share a common etiology or cause, other that they are associated with genomic aberrations. This is not a special technical feature that joins the species since diseases associated with chromosomal aberrations were known at the time the invention was made. Therefore the lack of unity as set forth is proper.

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